

MORTON LAW, PLLC 11700 West Charleston Blvd., Suite 170-65 Las Vegas, NV 89135 702.718.3000 Telephone 702.435.9828 Facsimile

17

18

19

20

21

22

23

24

25

26

27

28

1	NADINE M. MORTON, ESQ.
2	Nevada Bar No. 8583
	MORTON LAW, PLLC
3	11700 West Charleston Boulevard
	Suite 170-65
4	Las Vegas, NV 89135
5	(702) 718-3000 Telephone
	(702) 435-9828 Facsimile
6	nadine@mortonlawnv.com
7	A. J. SHARP, ESQ.
8	Nevada Bar No. 11457
	SHARP LAW CENTER
9	11700 West Charleston Boulevard
	Suite 234
10	Las Vegas, NV 89135
11	(702) 250-9111 Telephone
11	ajsharp@sharplawcenter.com
12	
1.2	Attorneys for Plaintiff
13	LINHERD OF A TEG DIGEDICE COLUDE
14	UNITED STATES DISTRICT COURT
	DICTRICT OF NEVADA
15	DISTRICT OF NEVADA
16	In the matter of the compromise of the claim) Case No.: 2:17-cy-03
10	In the matter of the compromise of the claim) Case No.: 2:17-cy-03

In the matter of the c	compromise of the claim)	Case No.: 2:17-cv-03129-JAD-ELY
of	,	
) M:	
	Minor.	ECF No. 55
)	ECI 100. 33
)	
)	
)	
)	

ORDER APPROVING COMPROMISE OF MINOR'S CLAIM

Upon reading the verified Petition of pursuant to NRS Section 41.200, on file herein, for an Order approving the Compromise of Minor's Claim, and it appearing to the Court that the compromise is reasonable and in the best interest of said minor child,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that said compromise be
approved and that Petitioner KAMBRA COOPER is authorized to accept, on behalf of the mino
child , the sum of TWO THOUSAND DOLLARS (\$2,000), which
represents settlement payment from SHOEI CO., LTD. ("SHOEI")
for his wrongful death claim.
IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that no general guardian
needs to be appointed for said minor child and that no bond be required of KAMBRA COOPER
in connection with the expenditures of said settlement for the use and benefit of said minor child
IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that KAMBRA COOPER
be and is hereby authorized and directed to execute a Release Of All Claims as to SHOEI or
behalf of
IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Petitioner, upon
receiving the sum of TWO THOUSAND DOLLARS (\$2,000.00) which represents the total
compromise of claim, shall deposit that money in its entirety in a
blocked financial investment—a Certificate of Deposit, in compliance with NRS Section
41.200(8)—with Mountain America Credit Union, 801 West Highway 40, Vernal, Utah, 84078
a financial institution in the State of Utah that is insured by the National Credit Union Insurance
Fund.
IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the funds deposited
in a blocked financial investment shall not be liquidated or diminished, without court approva
upon showing that the withdrawal is in the best interest of the minor child, prior to
reaching the age of eighteen (18) years (i.e., September 10, 2032).
IT IS FURTHER ORDERED, ADJUDGED, AND DECREED, that
, may obtain control of or money f
(a) By an order of this Court; or
(b) By certification of this Court that has reached the age
of 18 years, at which time control of the investment must be transferred to

1

Attorneys for Plaintiff

or the investment must be closed and the money distributed to IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that authority to establish a blocked financial investment—a Certificate of Deposit—for the benefit of is hereby given to the Petitioner. IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that a status check Hearing before this court is set for September 8, 2020 pm, to show compliance with this Order. In the event that proof of compliance with this Order is filed with this Court prior to the date and time set for the status check Hearing, neither Petitioner nor her counsel shall be required to attend the status check Hearing. U.S. District Judge Jennifer A. Dorsey Dated: July 7, 2020 11700 West Charleston Boulevard